● AO 12	AO 120 (Rev. 3/04)							
TO:	Moil Stop 8 SOLICITOR REPORT ON THE							
			5 U.S.C. § 1116 you are hereby advised that a court action has been					
			vare on the following X Patents or Trademarks:					
DOCK	ET NO. 07cv551	DATE FILED 9/13/07	U.S. DISTRICT COURT DISTRICT OF DELAWARE					
PLAIN'		The Curators of the University of	f Missouri  Par Pharmaceutical, Inc.					
TF	PATENT OR RADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK					
1	6,699,885 B2	3/2/04	The Curators of the University of Missouri					
2	6,489,346 B1	12/3/02	The Curators of the University of Missouri					
3	6,645,988 B2	11/11/03	The Curators of the University of Missouri					
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	In the abo		patent(s)/ trademark(s) have been included:					
DATE	INCLUDED	INCLUDED BY	endment					
	PATENT OR	DATE OF PATENT						
TRADEMARK NO.		OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK					
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	In the abo ON/JUDGEMENT .	ve—entitled case, the following do	decision has been rendered or judgement issued:					
CLERK	PETER T. DALLEO, (	DATE 9/14/07						
			<b>L</b>					

Director of the U.S. Patent and Trademark Office 1 P.O. Box 1450 Alexandria, VA 22313=1450 In Compliance with 35 U.S.C. § 290 and/or 15 U.S. CATENTIA OF Our are hereby advised that a court action have filed in the U.S. District Court United States District Court for the Western District of Washington of the following: X Patents or Trademarks:		Case 2:07-cv-01416-T	SZ Document	2 Filed 09/14/2007 Page 1 of 1 SOLICITOR	
Alexandria, VA 22313-1450  Alexandria, VA 22313-1450  In Compliance with 35 U.S.C. § 290 and/or 15 U.S. CAIFNIA Group are hereby advised that a court action he been filed in the U.S. District Court United States District Court for the Western District of Washington on the following: X Patents or Trademarks:    DOCKET NO.	To:	Ma	il Stop 8		
Alexandria, VA 22313-1450  Alexandria, VA 22313-1450  In Compliance with 35 U.S.C. § 290 and/or 15 U.S. CAIFNIA Group are hereby advised that a court action he been filed in the U.S. District Court United States District Court for the Western District of Washington on the following: X Patents or Trademarks:    DOCKET NO.		Director of the U.S. Pa	atent and Trademark	CQ銀De 1 A FINITNG OR DETERMINATION OF AN	
Alexandria, VA 22313-1450 In Compliance with 35 U.S.C. § 290 and/or 15 U.S. CAIFNIA Group and vised that a court action he been filed in the U.S. District Court United States District Court for the Western District of Washington or the following: _X_Patents or Trademarks:    DOCKET NO.		P.O.	Box 1450	ACTION REGARDING A PATENT OR	
been filed in the U.S. District Court United States District Court for the Western District of Washington of the following: _X_Patents or Trademarks:    DOCKET NO.		Alexandria.	VA 22313-1450	TO ADDICADIC	
2:07-cv-01416-TSZ.  PLAINTIFF  Simulab Corporation  PATENT OR TRADEMARK NO.  1. See attached page for patent numbers 5,780,016  2. The Western District of Washington  DEFENDANT  Synbone AG  PATENT OR TRADEMARK NO.  11.  11.				istrict Court for the Western District of Washington on	
DEFENDANT   Symbone AG				US District Court United States District Court for the Western District of Washington	
Simulab Corporation  PATENT OR TRADEMARK NO.  1. See attached page for patent numbers 5,730,016  Synbone AG  PATENT OR TRADEMARK NO.  1. 11.			19/12/07		
PATENT OR TRADEMARK NO.         PATENT OR TRADEMARK NO.         PATENT OR TRADEMARK NO.           1. See attached page for patent numbers <b>b</b> <sub>1</sub> <b>730</b> , <b>016</b> 6.         11.           2.         7.         12.	PLAINTIFF			DEFENDANT	
TRADEMARK NO.         TRADEMARK NO.         PATENT OR TRADEMARK NO.           1. See attached page for patent numbers 5,780,016         6.         11.           2.         7.         12.	Simulab Corporation			Synbone AG	
numbers <b>6,780,016</b> 2. 7. 12.			TRADEMARK		
	1. See	attached page for patent ers 6,780,016	6.	11.	
3.  8.  13.	2.	· · · · · · · · · · · · · · · · · · ·	7.	12.	
	3.		8	13.	

In the above-entitled case, the following patents(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY	
	Amendment Answer (	Cross Bill Other Pleading
PATENT OR TRADEMARK NO.	PATENT OR TRADEMARK NO.	PATENT OR TRADEMARK NO.
1.	6.	11.
2.	7.	12.
3.	8.	13.
4	9.	14.
5	10.	15.

In the above-entitled case, the following decision has been rendered or judgment issued:

DECISION/JUDGMENT									
CLERK	(BY) DEPUTY CLERK	DATE							
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07-CV-01416-CMP

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

SIMULAB CORPORATION, a Washington corporation,

Plaintiff.

07-1416 TS# COMPLAINT FOR PATENT

SYNBONE AG, a Swiss corporation,

Defendant.

JURY DEMAND REQUESTED

INFRINGEMENT

Plaintiff Simulab Corporation ("Simulab"), for its complaint against defendant Synbone AG ("Synbone"), alleges as follows:

### I. NATURE OF THE ACTION

1. This is an action for patent infringement under the patent laws of the United States. Plaintiff Simulab is the owner of U.S. Patent No. 6.780,016 (the '016 patent) cntitled "Human Surgical Trainer and Methods for Training." Simulab manufactures, rents and sells a TraumaMan® System covered by the '016 patent claims. The TraumaMan® System is an anatomical human body form designed for medical doctors, students and others to practice surgical procedures taught in trauma surgical skills training. The TraumaMan® System consists of human torso model with simulated human tissue structure made of an elastomeric composition designed specifically for surgical dissection. Defendant Synbone recently introduced a new product, the "PRO624 SYNMAN," for rent and sale in the United States

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COMPLAINT FOR PATENT INFRINGEMENT - 1

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that infringes one or more claims of the '016 patent. Through this action, Simulab seeks a preliminary and permanent injunction preventing Synbone from marketing, renting, importing, offering to sell or selling the accused SYNMAN device in the United States and for a recovery of damages caused by Synbone's infringing activities.

### II. PARTIES

- 2. Plaintiff Simulab Corporation is a Washington corporation with its principal place of business in Seattle, Washington. Simulab is the owner of the entire right, title, and interest in U.S. Patent No. 6,780,016 (Ex. A).
- Defendant Symbone AG is a Swiss corporation with its principal place of business in Malans, Switzerland.

# III. JURISDICTION AND VENUE

- 4. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338. This Court can properly exercise personal jurisdiction over defendant because defendant is offering to sell the accused device to prospective customers in the state of Washington.
- 5. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b) and (c) and § 1400(b).

### IV. PERTINENT FACTS

- 6. On August 24, 2004, the United States Patent and Trademark Office issued U.S. Patent No. 6,780,016 entitled "Human Surgical Trainer and Methods for Training." The inventor of the '016 patent is Christopher C. Toly. Mr. Toly assigned his entire right, title and interest in the '016 patent to Simulab.
- 7. Simulab manufactures, rents and sells a TraumaMan® System covered by the '016 patent claims in the United States and throughout the world. The TraumaMan® System allows medical institutions and others to provide training in trauma response surgical procedures as cricothryroidotomy, pericardiocentesis, chest tube insertion, and diagnostic

COMPLAINT FOR PATENT INFRINGEMENT - 2

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correct human body torso, simulated blood flow to the operative sites, an airway system that provides an airway response to the operative sites and replaceable tissue, offering each student a "first-cut" experience in performing surgical operations. Simulab's TraumaMan® System and other products have been featured in episodes of *Grey's Anatomy*, the popular hospital-based television drama set in Seattle.

8. Defendant Synbone recently introduced a new human torso surgical training

peritoneal layage. The TraumaMan® System product features include an anatomically

- product for rent or sale in the U.S. market, the PRO624 SYNMAN (the "SYNMAN product" or "accused SYNMAN device"). The SYNMAN product is described in a Synbone newsletter (dated March 2007) in part as follows: "The SYNMAN enables trauma surgery training for Cricothyroidotomy, Chest tube insertion, Pericardiocentesis, Peritoneal lavage and puncture of the bladder. All areas are covered with a realistic skin, which can be replaced as needed."
- 10. Defendant Synbone is infringing the Simulab's '016 patent by offering for sale and rent, and, upon information and belief, by importing, renting and selling the accused SYNMAN device in the United States. Upon information and belief, Synbone's infringing conduct is willful.

# V. CLAIM FOR '016 PATENT INFRINGEMENT

- 11. Plaintiff repeats and realleges each of the allegations contained in Paragraphs 1 through 10 of this complaint as if fully set forth herein.
- 12. Defendant has infringed and continues to willfully infringe one or more claims of the '016 patent both literally and/or under the doctrine of equivalents in violation of 35 U.S.C. § 271(a) and/or (b).
- 13. Because of defendant's acts of infringement, plaintiff has suffered, is suffering, and will continue to suffer irreparable injury unless defendant is preliminary and permanently enjoined from continuing its unlawful infringing conduct.

COMPLAINT FOR PATENT INFRINGEMENT - 3

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14. As a result of defendant's willful infringement of the '016 patent, plaintiff is entitled to an award of compensatory and exemplary damages in an amount to be determined at trial.

### VI. JURY TRIAL DEMAND

Plaintiff hereby demands a trial by jury on all issues so triable.

# VII. PRAYER FOR RELIEF

WHEREFORE, plaintiff Simulab Corporation requests that a judgment be granted in its favor as follows:

- A. That defendant Synbone has infringed and continues to infringe one or more claims of the '016 patent pursuant to 35 U.S.C. § 271(a) and/or (b);
- B. That defendant and all related parties (listed in Fed.R.Civ.P. 65(d)) are preliminarily and permanently enjoined from further infringement of the '016 patent pursuant to 35 U.S.C. § 283;
- C. That defendant be ordered to account for and pay plaintiff actual and exemplary damages to compensate plaintiff for defendant's acts of willful infringement pursuant to 35 U.S.C. § 284;
- D. That an order be entered directing the seizure and destruction of any infringing accused SYNMAN devices that have been imported into the United States;
- E. That this case be deemed exceptional and that plaintiff be awarded its costs its reasonable attorneys' fees pursuant to 35 U.S.C. § 285 and other applicable statutes;
- F. That the Court grant such other and further relief as it may deem just and proper.

COMPLAINT FOR PATENT INFRINGEMENT - 4

DATED: September 12, 2007

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LANE POWELL PC

Randy P. Beighle, WSBA No. 13421 Paul D. Swanson, WSBA No. 13656 Attorneys for Plaintiff Simulab Corporation

COMPLAINT FOR PATENT INFRINGEMENT - 5